

1 STATE OF OKLAHOMA

2 1st Session of the 54th Legislature (2013)

3 SENATE BILL 889

By: Holt

4
5 AS INTRODUCED

6 An Act relating to sex offender registration;
7 establishing procedures for removal from certain
8 registry; requiring certain written determination;
9 requiring examination of certain records; requiring
10 certain recommendation under specified circumstances;
11 requiring additional registration requirement under
12 certain circumstances; authorizing override of
13 certain determinations; providing for codification;
14 and providing an effective date.

15 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

16 SECTION 1. NEW LAW A new section of law to be codified
17 in the Oklahoma Statutes as Section 583.1 of Title 57, unless there
18 is created a duplication in numbering, reads as follows:

19 Before a level-one offender or a level-two offender can be
20 removed from the registry upon completion of the offender's required
21 registration period as specified in subsections C and D of Section
22 583 of Title 57 of the Oklahoma Statutes, the Department of
23 Corrections sex offender level assignment committee shall make a
24 written determination as to whether the offender has fulfilled the
25 registration requirements imposed by the Sex Offenders Registration
26 Act. In making its determination, the sex offender level
27 assignment committee shall examine the Department of Corrections'

1 records regarding the offender's compliance with the requirements of
2 the Sex Offenders Registration Act. If an offender has fully
3 completed the requirements of the Sex Offenders Registration Act for
4 the required registration period applicable to the person's assigned
5 level, the sex offender level assignment committee shall recommend
6 to the Department of Corrections that the Department remove all
7 information about the person from the public registry of sex
8 offenders maintained by the Department, and the Department shall do
9 so. If there is any amount of time during which the offender did
10 not properly fulfill the requirements of the Sex Offenders
11 Registration Act, the Department of Corrections sex offender level
12 assignment committee may recommend to the Department that the same
13 amount of time during which the offender was not in compliance be
14 added to the offender's time on the registry, and the Department may
15 enforce that additional registration requirement until the sex
16 offender level assignment committee determines that the offender has
17 properly registered for the amount of time required by the Sex
18 Offenders Registration Act. The Department of Corrections may
19 override the determinations of the sex offender level assignment
20 committee, but shall produce a written record of the reasons why the
21 committee's determination has been overridden.

22 SECTION 2. This act shall become effective November 1, 2013.

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